## EPIC GAMES, INC., Plaintiff, Counter-defendant v. APPLE INC., Defendant, Counterclaimant.

## UNITED STATES DISTRICT COURT

## FOR THE NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

Case No. 4:19-cv-03074-YGR

[PROPOSED] ORDER RE: DEFENDANT APPLE INC.'S ADMINISTRATIVE MOTION TO PARTIALLY SEAL ITS PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW

Gibson, Dunn & Crutcher LLP

Pursuant to Civil Local Rule 79-5, Defendant Apple Inc. has filed an Administrative Motion to Partially Seal Its Proposed Findings of Fact and Conclusions of Law(the "Administrative Motion"). In support, Defendant Apple Inc. ("Apple") filed the supporting declaration of Ethan D. Dettmer.

Having considered the Administrative Motion, all associated declarations, exhibits, and any argument of counsel, and for good cause appearing:

IT IS HEREBY ORDERED that Defendant's Administrative Motion is **GRANTED**. Accordingly,

- (1) The unredacted versions of the documents sought to be sealed by the Administrative Motion shall remain under seal;
- (2) The public shall only have access to the versions of the documents sought to be sealed by the Administrative Motion in which portions of the following pages have been redacted:

Paragraph of	Reason for Redaction	Grant or Deny	
Proposed		•	
Findings of			
Fact			
74.6	Contains confidential information that could be used to evade the		
	App Review process		
79	Contains confidential information that could be used to evade		
	Apple's security protocols		
81	Contains confidential information that could be used to evade		
	Apple's security protocols		
83	Contains information that could be used to evade Apple's security		
	protocols		
120	Contains confidential information that could be used to evade the		
	App Review process		
122	Contains confidential information that could be used to evade the		
	App Review process		
123	Contains confidential information that could be used to evade the		
10.5	App Review process		
125	Contains confidential information that could be used to evade the		
120	App Review process		
128	Contains confidential information that could be used to evade the		
120	App Review process		
139	Contains non-public financial information that, if disclosed, would		
21.5	put Apple at a competitive disadvantage		
215	Contains non-public financial information that, if disclosed, would		
2246	put Apple at a competitive disadvantage		
224.6	Contains non-public financial information that, if disclosed, would		
225	put Apple at a competitive disadvantage		
225	Contains non-public financial information that, if disclosed, would		
2.42	put Apple at a competitive disadvantage		
343	Contains non-public financial information that, if disclosed, would		
	put Apple at a competitive disadvantage		

Paragraph of Proposed Findings of Fact		Grant or Deny
498	Contains non-public financial information that, if disclosed, would put Apple at a competitive disadvantage	
499	Contains non-public financial information that, if disclosed, would put Apple at a competitive disadvantage	
	Contains non-public financial information that, if disclosed, would put Apple at a competitive disadvantage	
669	Contains non-public financial information that, if disclosed, would put Apple at a competitive disadvantage	
706	Contains confidential information that could be used to evade Apple's security protocols	
Paragraph of Conclusions of Law		
295	Contains non-public financial information that, if disclosed, would put Apple at a competitive disadvantage	

## IT IS SO ORDERED.

DATED:	, 2021	
		The Honorable Yvonne Gonzalez Rogers United States District Judge